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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/942,504	08/29/2001	Shean-Guang Chang	ORACL-01063US1	9220
80548 Fliesler Meyer	7590 04/21/200 • LLP	EXAMINER		
650 California		SHINGLES, KRISTIE D		
14th Floor San Francisco	. CA 94108		ART UNIT	PAPER NUMBER
			2444	
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			04/21/2000	DA DED

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

1	Application No.	Applicant(s)		
09/942,504		CHANG ET AL.		
ı	Examiner	Art Unit		
	KRISTIE D. SHINGLES	2444		

	KRISTIE D. SHINGLES	2444						
The MAILING DATE of this communication appe	ars on the cover sheet with the	correspondence add	ress					
THE REPLY FILED 19 March 2009 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.								
 \(\)\[\]\[\]\[\]\[\]\[\]\[\]\[\]\[the same day as filing a Notice of a replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	Appeal. To avoid abar t, or other evidence, v with 37 CFR 41.31; or	vhich places the r (3) a Request					
a) The period for reply expiresmonths from the mailing b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire Is Examiner Note: If box 1 is checked, check either box (a) or MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f)	dvisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	n.					
Extensions of time may be obtained under 37 CFR 1,136(a). The date on which the petition under 37 CFR 1,136(a) and the appropriate extension fee have been filled is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension flavour or extension of the corresponding amount of the fee. The appropriate extension under 37 CFR 1,17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office latter than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1,704(b). NOTICE OF APPEAL								
The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed with the proof of Appeal has been filed, any reply must be filed with the proof of Appeal has been filed, any reply must be filed with the proof of Appeal has been filed, any reply must be filed with the proof of Appeal has been filed.	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the						
AMENDMENTS 3.	nsideration and/or search (see NOT w);	ΓE below);						
appeal; and/or (d) They present additional claims without canceling a c NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number of finally rejection	ected claims.						
4.			,					
7. Some proposes of appeal, the proposed amendment(s): a) [For purposes of appeal, the proposed amendment(s): a) [How the new or amended claims would be rejected is provided to the status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) objected to: Claim(s) rejected: 8-20-22.4.6.27 and 29. Claim(s) withdrawn from consideration:		l be entered and an e	xplanation of					
AFFIDAVIT OR OTHER EVIDENCE 8. ☐ The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).								
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary.	vercome <u>all</u> rejections under appear and was not earlier presented. Se	al and/or appellant fail se 37 CFR 41.33(d)(1	s to provide a).					
 The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER The request for reconsideration has been considered but See Continuation Sheet. 		•						
12. ☐ Note the attached Information <i>Disclosure Statement</i> (s). (13. ☐ Other:	PTO/SB/08) Paper No(s).							
/William C. Vaughn, Jr./ Supervisory Patent Examiner, Art Unit 2444								

Continuation of 11. does NOT place the application in condition for allowance because: The amendments made to claims 8, 9, 11-14, 16, 18-20 and 22 in the After Final do not change the scope of the previously filed claim language. Applicant argues that five points related to the final rejection.

First, Applicant argues that the cited prior art fails to teach the claimed limitation of "storing a QOS selection for each user of an application server". Examiner respectfully disagrees. As indicated in the final rejection, Subbia het al clearly teach storing user's QOS requirement selection in memory along with other information related to the user (col.3 lines 18-28, col.4 lines 34-36, col.5 lines 31-36, Figures 1 and 2). Applicant's arguments are therefore unpersuasive. Secondly, Applicant argues that the cled prior art fails to teach the claimed limitation that the QOS selection will determine whether the user will be ensured of receiving a message". Examiner respectfully disagrees. In accordance with Subbiah's teachings of QOS requirements have different classifications and specifications associated with each classification (col.7 lines 50-67-ine, delay of Constant Bit Rate versus Variable Bit Rate), Dravida et al and Zweig et al further teach such QOS service classifications pertaining to multicasting, unicasting, broadcasting packets. As explained in the final rejection, Zweig et al teach that the unicast service class requires acknowledgement receipts of the transferred data, which is a more liable transmission service thus ensuring the user receives the message (col.1 l ines 51-62, col.5 line 54-col.6 line 66). Applicant's arguments are therefore unpersuasive.

Third, Applicant argues that the cited prior art falls to teach the claimed limitation of "segregating users into two groups where users in the second group will be ensured of receiving the messages. While users in the first group will not be ensured of receiving the messages. Examiner respectfully disagrees. As stated above and explained in the final above, Zwelg et al teach that unicast messaging is a more reliable service since ensuring the receipt of transferred messages by requiring acknowledgment receipts (col.1 limes 51-e2). Puthermore, Dravida et al teach the separation of users into service groups based on the classified service level and prioritizing the traffic based on iniciated QOS bits(col.18 lines 33-46, col.26 line 18-10-16; line 33-e10, lines 43-e10, unicast vs multicast proadcast), which is in tune with Subbiah et al's teaching for separting the different QOS types into different specific QOS queues (Figure 1, col.4 lines 23-47, col.4 lines 24-60.5 line 13, col.5 lines 45-51, Applicant sing arguments are therefore unpersuasive. Fourth, Applicant argue steaches that the clied prior art fails to teach that "the application server's messaging service will obtain an acknowledgement from the second group of users based on their selection of QOS choice associated with user." As explained in the final rejection, Zwelg et al teach the understood distinction of unicast services vs broadcast and multicast, wherein unicast messages require acknowledgement from the first post of the properties of the properties

Lastly, Applicant's fifth argument cites that the cited prior art fails to teach that "the application server transmits a single message by both a reliable and unreliable protocoi." Examiner respectfully disagrees. As explained thoroughly above, Zweig et al and Dravida et al teach the transferring data using either reliable or unreliable protocols based on the service required for the user (Zweig et al: col.1 lines 51-62; Dravida et al: col.18 lines 41-69), Applicant's arguments are therere unpersuavies and the resiections under the prior at are maintained.